

MHP SE			
DIRECTOR'S REMUNERATION POLICY			
THE BOARD OF DIRECTORS			
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#### MHP SE

(the "Company")

#### **Directors' Remuneration Policy**

This part of the Directors' Remuneration report sets out the Directors' Remuneration Policy (the "Policy"), which applies to Executive Directors being members of the Board of Directors of MHP SE and to Non-Executive Directors being members of the Board of Directors of MHP SE (collectively the "Directors").

The Policy is subject to the approval of the shareholders of MHP SE at an Extraordinary General Meeting of MHP SE (the "EGM"), and if approved by the Shareholders at the EGM, it shall take effect from the close of the EGM.

The Policy is determined by the Company's Nominations and Remuneration Committee (the "Committee").

Whenever the Company wishes to introduce a new Remuneration Policy or make changes to an existing policy it will need to submit the Remuneration Policy to its shareholders for approval;

The Company will put the Remuneration Policy to its shareholders for approval at an EGM or AGM at least every three years.

#### The Remuneration Policy for Directors has been designed with the following aims:

- to attract, retain and motivate Executive and Non-Executive Directors to establish and deliver the Company's short and long-term business strategy;
- to reward and support high performance by linking reward to the achievement of the Company's and personal objectives;
- to provide a clear and transparent remuneration framework;
- to encourage fairness and recognise individual contribution whilst being aligned to the strategy of the Company;
- to have a competitive mix of fixed remuneration and short-term and long-term incentives, with an
  appropriate proportion of the package determined by stretching targets linked to the Company's
  performance;
- to align the interests of the Executive Directors being members of the Board of Directors of the Company with those of shareholders and appropriate alignment with strategic goals;
- to ensure that remuneration and incentives adhere to the principles of good corporate governance, support good risk management practice and promote the Company's sustainable performance; and
- to avoid conflicts of interest, the Director(s) of the Board shall not participate in any discussions or decisions regarding the approval of their own remuneration.



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# Policy for Executive Directors being members of the Board of Directors of the Company

Component	Purpose and link	Description	Maximum	Performance	Terms of payments
	to strategy		opportunity	measures	
Base salary	Core element of fixed remuneration reflecting individual's role and experience.	The Committee ordinarily reviews base salaries annually taking into account a number of factors including (but not limited to) the value of the individual's performance, the scope of their role, their skills and experience and performance. The Committee also takes into consideration:  • pay and conditions of the workforce generally; and  • Group, profitability and prevailing market	Whilst there is no maximum salary, increases will normally be within the range of salary increases awarded to other employees of the Group. However, higher increases may be awarded in certain circumstances.	Salary reviews will take into account individual and Company performance	In accordance with any applicable legislation, payroll and internal procedures and policies.
Benefits	Fixed remuneration provided on a market competitive basis.	conditions  Benefits are provided consistent with those typically offered in the country of residence and other appropriate benefits determined by the Committee. These include medical insurance, life insurance, travel insurance. Additional benefits may be provided based on individual circumstances, including the location of the executive director.	There is no predetermined maximum but the totals are reviewed annually by the Committee.	Not applicable.	According to internal procedures and policies.
Annual Bonus	The annual bonus scheme rewards Executive Directors for performance in the relevant year	Annual bonuses for the Executive Directors are determined by the Committee after the year end. The	The target annual bonus opportunity for Executive Chaiman and Executive Directors is up to	The performance is assessed by achievement of OKRs, which are linked to delivery of the	Annual bonuses may be paid after the publication of the Company's annual audited financial statements. In such circumstances, they will



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Component	Purpose and link	Description	Maximum	Performance	Terms of payments
	to strategy		opportunity	measures	
	against targets and objectives linked to the delivery of the Company's strategy.	amount of bonus awarded depends on the achievement of the Objectives and Key Results (OKRs) and is paid after the publication of the annual audited financial statement. The Committee has discretion to cancel or reduce any annual bonus before the payment date (see recovery provisions detailed below).	100% of annual base salary. The target annual bonus opportunity for Chief Executive Officer is 200% of annual base salary. Discretion to award a higher bonus in exceptional circumstances, when OKRs and EBITDA are substantially over achieved.	Company's strategy.	be disclosed in the next audited annual report.
Project-based bonuses	The project-based bonus scheme rewards Executive Directors for achievements which are not connected with annual OKRs or sufficiently rewarded under the annual bonus scheme.	Project-based bonuses for the Executive Directors are determined by the Committee. Any such bonus must be supported by a clear written justification explaining why additional remuneration in the form of a project based bonus is warranted/awarded.	The amount of the project-based bonus shall be proportionate to the complexity, strategic relevance and significance of the project, and aligned with the Company's values, long-term objectives, and overall remuneration principles.	The performance is assessed by the Committee and the Board of Directors.	Payment of the project-based bonus may occur following the successful completion of the relevant project and is not contingent upon the publication of the Company's annual audited financial statements.
Long- term incentives	Long-term incentive plan to incentivise and reward performance in the relevant period, linked to delivery of the Company's long- term strategy	To be determined in the future. When developing the Long-term incentive plan, the possibility of granting the Company's shares (or virtual shares) will be considered.	To be determined in the future.	To be determined in the future.	To be determined in the future.

## **Recovery provisions**

The Committee has discretion to cancel or reduce any annual bonus or/and long-term incentive before the payment date.

These recovery provisions may be applied in the event of material misstatement of the Company's financial statements, serious reputational damage to the Company, material corporate failure, gross misconduct on the



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part of an Executive Director, or if an annual bonus and/or long-term incentive award has paid out at a higher level than would have been the case but for a material misstatement or serious reputational damage.

#### **Explanation of Performance Metrics**

Performance measures for the annual bonus are selected to reflect the Company's strategy and determined on Objective and Key Results (OKRs). OKRs are set each year by the Committee taking into account a number of different factors (including ESG principles).

The Committee may vary or substitute any key results if an event occurs which causes it to determine that it would be appropriate to do so (including to take account of acquisitions or divestments, a change in strategy or a change in prevailing market conditions), provided that any such variation or substitution is fair and reasonable and (in the option of the Committee) and the change would not make the measure less demanding than the original measure would have been but for the event in question. If the Committee were to make such a variation, an explanation would be given in the next Directors' Remuneration Report.

## **Recruitment Remuneration Policy**

Should it become necessary to recruit a new Executive Director, the Committee would ordinarily negotiate the remuneration package of the new director from the same elements described in the policy table as are applied to existing directors.

The Committee's overarching principle for recruitment remuneration is to pay based on market data or above to attract an executive director of the calibre required to shape and deliver the Group's business strategy. In determining each element of pay and the package as a whole upon recruitment, the Committee will take into account all relevant factors including, but not limited to, the skills and experience of the individual, the market rate for an individual of that experience, as well as the importance of securing the best person for the role.

The Committee may make payments or awards in respect of hiring an employee to 'buyout' remuneration arrangements forfeited in connection with leaving a previous employer.

Where a position is filled internally, any ongoing remuneration obligations or outstanding variable pay elements shall be allowed to continue in accordance with their terms.

Fees payable to newly appointed Executive Directors will be in line with the policy in place at the time of the appointment.

#### Policy on payments for loss of office

The following table summarises the Company's policy on the determination of payments for loss of office by Executive Directors being members of its Board of Directors.

Provision	Treatment
Fixed remuneration	Salary/fees and benefits will be paid to the date of termination.
Payments in lieu of notice	Where a payment in lieu of notice is made, this may include salary and benefits (or a cash equivalent) for up to twelve months. Any payments in lieu of notice are taking account of the performance in role, time in role and any other relevant factors.



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Provision	Treatment
Variable pay	This will be reviewed on an individual basis taking into account the terms of the relevant service agreement. The decision whether or not to award variable pay in full or in part will be dependent on a number of factors including the circumstances of the departure, contribution to the business during the period and the terms of the service agreement.
Other payments	The Committee reserves the right to make additional exit payments. Payments may include, but are not limited to, paying any fees for outplacement assistance and/or the director's legal and/or professional advice fees in connection with his/her cessation of office or employment and payments in respect of accrued but untaken holiday.

# Policy for Non-Executive Directors (NEDs) being members of the Board of Directors of the Company

Component	Purpose and link to strategy	Description	Performance Measures
Basic fees	To attract individuals with the necessary skills and experience by paying fees within a market competitive range that reflect the responsibilities of a Non-Executive Director (NED) and the expected time commitment.	The Basic fees of the Non- Executive Directors are determined by the Board.	The performance of Non- Executive Directors is reviewed annually in a one to one in person meeting with the Executive Chairman.
Additional fees	Additional fees within a market competitive range to reflect additional responsibilities.  Additional temporary or one-off uplift to fees for Non-Executive Directors.	The Additional fees of the Non-Executive Directors are determined by the Board.  Additional fees are paid to Non-Executive Directors for participation in the Audit & Risk Committee, the Nominations & Remuneration Committee and the IGR&PA Committee, and for the role of Senior Independent Director, and are determined as a fixed percentage of the Basic fee.  Non-Executive Directors are not eligible for any bonus or long-term incentive scheme. In exceptional circumstances, the Board, acting on the recommendation of the Committee, may approve a temporary or one-off uplift to the fixed fee of a Non-Executive Director, including an independent Non-Executive Director, where the director's actual involvement in the affairs of the Company significantly exceeds the expected level of	Fees for chairing or membership of board committees are reviewed periodically by the Board to reflect the responsibilities and expected time commitment. Current fees for chairing a single committee are up to 35% of Basic fees. In the event that a Non-Executive Director acts as chair of more than one committee simultaneously, the Additional fee applicable to chairing the further committee(s), reflecting the additional time commitment and contribution, shall be determined by the Board on a case-by-case basis (but shall be no less than 35% of Basic fees).  Committee membership (non-chair role) fees are up to 20% of Basic fees per committee.  Any temporary or one-off fee uplift shall be proportionate to the Director's standard



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Component	Purpose and link to strategy	Description	Performance Measures
		engagement in the course of performing his/her independent role.  Any such temporary or one-off uplift to the fixed fee of a Non-Executive Director, including an independent Non-Executive Director, must be supported by a clear written justification explaining why additional remuneration in the form of temporary or one-off uplift to the fixed fee of a Non-Executive Director, including an independent Non-Executive Director is warranted / awarded.	remuneration and commensurate with the additional time commitment and contribution provided.
Benefits	To provide benefits where appropriate which are relevant to the requirements of the role.	Non-Executive Directors are reimbursed for reasonable business-related expenses including travel and travel insurance as may be approved by the Board.	

 $Non-Executive\ Directors\ are\ not\ entitled\ to\ compensation\ on\ termination\ of\ their\ appointment.$